

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

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U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN

CARL WILLIAMS AND HASSAN ALEEM
Creditor

v

In re:
CITY OF DETROIT, MICHIGAN
AND EMERGENCY MANAGER
KEVYN D. ORR

Chapter 9
Case No. 13-53846
Hon: Steven W. Rhodes

Debtor

**WE OBJECTS TO THE SO-CALLED NOTICE OF REDLINED VERSION OF
PLAN OF FIFTH AMENDED PLAN OF ADJUSTMENT OF THE DEBTS OF
THE CITY OF DETROIT**

THE FOURTH AMENDMENT NOTICE WAS AFTER THE FACT, AND THERE WAS NO
FIFTH AMENDMENT NOTICE IT WAS UNTIMELY, CONTRARY TO THE FACTS AND
LAW MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS
NOT BEEN PRESENTED IN A GOOD FAITH MANNER.

We/I object to the Plan of Adjustment and the Fifth Amendment of the
plan any confirmation of the plan and any other amendments of the Plan of
Adjustment for the following reasons:

1) We object to the so-called notice of redlined version of Plan of Fifth Amended Plan for the Adjustment of debts of the City of Detroit and any amendments to the Plan of Adjustment including any ex parte communication or action known and unknown to the creditors/objectors.

3) The Bankruptcy Code and Public Act 436 both state that **“only the municipality can file for bankruptcy under chapter 9.”** Prior to filing the petition the proper step is approval by City Council and the proper person or official is the Mayor. This simply was not done and the court lacks jurisdiction. The City of Detroit never legally approved, agreed or consented to the Emergency Manager, Kevyn Orr, filing for bankruptcy and Kevyn Orr concealed this fact from the people by his action and contravened **MCL 600.5855 Fraudulent Concealment and 11 U.S.C. 903 (1) a State law prescribing** a method of composition of indebtedness of such municipality may not bind any creditor that does not consent to such composition; (2) a judgment entered under such a law may not bind a creditor that does not consent to such composition, thus Kevyn Orr has, failed to meet the requirement of title 11 U.S.C. 903 (c) and there is no binding consent agreement or contract and previous cited objections and/or a correction should have been dismissed 11 USC 930 and 1112. In addition, the State, Kevyn Orr (an agent of the

state) and the City of Detroit concealed the fact that the filing of the bankruptcy suit was supposed to be by the proper person or public official by consent of the creditors through their elected officials. City of Harrisburg Pennsylvania, 465 B.R. 744 (Bankr. M.D.Pa 21).

3) We object because the bankruptcy court lacks jurisdiction, however, if they did have jurisdiction we would object; due to all and any reference made to the Fourth Amended Plan for Adjustment of Debts of the City of Detroit (Docket No. 4392)(the Fourth Amended Plan), because it failed conduct or execute in a good faith manner and contravened 11 USC 923 of the Bankruptcy code that requires a notice set forth.

a) The Bankruptcy rule provides that the clerk, or such other person as the court may direct is to give notice Fed. R. Bankr. P 2002 (f). The notice must also be published "at least once a week for three successive weeks in at least one newspaper of general circulation published within the district in which the case commenced and in such other newspaper having a general circulation among bond dealers and bondholders as the court designates," in title 11 U.S.C. sect 923 of the Bankruptcy code.

b) To clarify the record the Creditors Hassan Aleem, Carl Williams and

others were not notified at all, not personally or publicly. In our Reconsideration
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of Objections to chapter 9 Bankruptcy we stated: "most creditors and anyone of
interest never received a notice that violated 11 U.S.C. 923 of the Bankruptcy
code. This simply was not done in the Fifth Amended Plan or any previous Plan
do not meet the requirements of title 11 or chapter 9 bankruptcy procedures,
which a failure to comply with the bankruptcy rule and code that is grounds for
dismissal and denial of due process and equal protection of the law of the 5th
and 14th Amendment of the Constitution of the United States.

3) We object because the court lacks jurisdiction, however if they had
jurisdiction we would object to the solicitation of the votes to accept or reject the
Fourth and Fifth Amended Plans. The Declaration of Michael J. Paque regarding
the Solicitation and Tabulation of the Votes on and the results of Voting with
respect to Fourth and Fifth Amended Plan for the Adjustment of Debts of the City
of Detroit (Docket No. 6179). When you Amended something it supersedes the
previous Amendment and everything in the previous Amendment is null and void.
We also included any amended or amendments to this Solicitation and Tabulation
of the Votes of any prior, present or future Tabulations and any Solicitation of the
Votes.

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carol Williams

Address 10112 Somerset

City, State, & Zip Detroit Michigan 48224

Date August 11, 2014

Sign William M. Davis

Address 9203 Littlefield St.

City, State, & Zip Detroit, Mich 48228 montybill86@yahoo.com

Date 08/11/2014

Sign Belinda Gloucece

Address 204420 (Apt 1)

City, State, & Zip Detroit Mi 48234

Date 8/11/2014

Sign 1000 Florence St.

Address 204420 (Apt 1)

City, State, & Zip Detroit Mi 48234

Date 8/11/2014

Sign Bassan Alan
Address 2440 Taylor
City, State, & Zip Detroit, Mich 48206
Date 8/11/14

Sign _____
Address _____
City, State, & Zip _____
Date _____

Sign _____
Address _____
City, State, & Zip _____
Date _____

Sign _____
Address _____
City, State, & Zip _____
Date _____

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

CARL WILLIAMS AND HASSAN ALEEM
Creditor

v

In re: Chapter 9
CITY OF DETROIT, MICHIGAN Case No. 13-53846
AND EMERGENCY MANAGER Hon: Steven W. Rhodes
KEVYN D ORR.
Debtor

PROOF OF SERVICES

Carl Williams, being first duly sworn deposes and
your name

Say that on August 10 2014. I sent a copy of objection to the so-called notice
of Redlined version of Plan of Fifth Amended Plan of Adjustment of the Debts
of the City of Detroit, Upon the concern parties by certified mail at the
following address:

City of Detroit
Corporation Council
First National Building
600 Woodward Ave
Detroit, Michigan 48226

Emergency Manager
Kenyn Orr
Coleman A Young Municipal Center
2 Woodward 11th floor
Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl B. Williams

Dated August 19, 2014

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UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
DETROIT

CARL WILLIAMS AND HASSAN ALEEM
Creditors/Objectors,

v

In re:
City OF DETROIT, MICHIGAN
AND EMERGENCY MANAGER
KEVYN D. ORR

Debtor/City of Detroit

Chapter 9
Case No. 13-53846
Judge Steven W Rhodes
Case No. 14-cv-10434
Hon. Bernard A. Friedman
Magistrate Paul J. Komives

PROOF OF SERVICES

Carl Williams, being first duly sworn deposes and
your name

Say that on August 21, 2014. I sent a copy of we Objection to the so-called
Notice of Relined version of Plan of Fifth Amended Plan for the Adjustment of
the debts of the City of Detroit, upon the concern parties by certified mail at

the following address:

City of Detroit
Corporation Council
First National Building
600 Woodward Ave
Detroit, Michigan 48226

Emergency Manager
Kenyn Orr
Coleman A Young Municipal Center
2 Woodward 11th floor
Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl B. Miller,

Date August 21, 2014